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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/541,710	07/08/2005	Hiroshi Usui	082416-001200US	4051	
	20350 7590 02/12/2008 TOWNSEND AND TOWNSEND AND CREW, LLP			EXAMINER	
TWO EMBAR	CADERO CENTER	TRAN, NGUYEN			
	EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834		ART UNIT	PAPER NUMBER	
			2838		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Comments	10/541,710	USUI, HIROSHI				
Office Action Summary	Examiner	Art Unit				
	NGUYEN TRAN	2838				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 14 De	ecember 2007.					
<i>i</i> —	/ -					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
·		0 0.0.2.0.				
Disposition of Claims						
 4) Claim(s) 1-11 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-11 is/are rejected. 7) Claim(s) is/are objected to. 						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) ☐ The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on 14 December 2007 is/are: a) ☑ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4) Interview Summary (PTO-413) Paper No(s)/Mail Date 5) Notice of Informal Patent Application Other:						

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DETAILED ACTION

Response to Amendment

Applicant's arguments filed 12/14/07 have been fully considered but they are not persuasive. Claims 1 and 11 are currently amended. See below rejection for amended claims and in replying to Applicant's arguments.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Claims 1 and 2</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamada et al. (US 5793621, hereafter '621) in view of Yamada et al. (US 6714425, hereafter '425).

Regarding claim 1: '621 discloses (**Fig. 1, 3**) a power supply comprising:

a voltage generating section (2, 3, 4) **3, 6, 9, 10** which generates an output voltage to be supplied to a load **54**;

a drive control section (6) **66** which, when supplied with a drive control voltage (**input to 66**) necessary for generating a drive signal, generates the drive signal **52** in accordance with a signal indicating magnitude of the output voltage (**feedback from 23 and 34**), supplies said generated drive signal **52** to said voltage generating section (2, 3, 4) **3**, **6**, **9**, **10** to drive and control said voltage generating section (2, 3, 4) **3**, **6**, **9**, **10**; and

a drive-control voltage supply section (8) **51** which, when activated, applies said drive control voltage (**output of 74**) to said drive control section (6) **66** to activated said drive control section, stop applying the drive control voltage (**input to 66**) to said drive control section to stop said drive control section (6) **66** (Col. 1, lines 55-67 and Col. 2, lines 1-20)

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(Fig. 5, 6, 7) drives said drive control section (6) **66** by applying the drive control voltage after a predetermined time elapses since stopping of said drive control section (Col. 6, lines 44-53).

'621 does not specifically discloses stops applying the drive control voltage to said drive control section to stop said drive control section (6) when an output current to be supplied to said load becomes less than a preset current value.

'425 teaches that it is advantageously to stops the operation of the power factor converter when the judgment result is indicated to reducing its power consumption (Col. 1, lines 19-20, & Col. 2, lines 49-53), wherein stops applying the drive control voltage to said drive control section to stop said drive control section (6) when an output current to be supplied to said load becomes less than a preset current value. (Col. 7, lines 61-67).

Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to have incorporated the stops the operation of the power factor converter into '621's invention taught by '425 stops stop applying the drive control voltage (input to 66) to said drive control section to stop said drive control section (6) 66 when an output current to be supplied to said load 54 becomes less than a preset current value '621's invention with a reasonable expectation of success because '425 teaches that it is advantageously to stops the operation of the power factor converter when the judgment result is indicated to reducing its

power consumption (Col. 1, lines 19-20, & Col. 2, lines 49-53).

Regarding claim 2: '621 discloses (**Fig. 1**) wherein said voltage generating section comprises:

a transformer (T) 7 having a primary winding 12 and a secondary winding 13, 14;
a DC voltage input section (2) 4, 5 which receives an AC voltage 1, 2 and applies a DC voltage that is said input AC voltage rectified and smoothed 3 to said primary winding 12 of said transformer (T) 7;

a switching section (Q1) **8** which generates a voltage on said primary winding **12** of said transformer (T) **7** by switching a current flowing in said primary winding **12** of said transformer (T) **7**; and

a rectifying and smoothing section (4) 9 which rectifies and smoothes a voltage generated on said secondary winding 13 of said transformer (T) 7, and

supplies that voltage to said load **54**, whereby said drive control section (6) **66** supplies a pulse signal for said switching section (Q1) **8** to switch said current to said switching section (Q1) **8** as the drive signal, thereby driving and controlling said switching section (Q1) **8**.

<u>Claims 3-10</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamada et al. (US 5793621, hereafter '621) in view of Yamada et al. (US 6714425, hereafter '425) as applied respectively to claim(s) 1 above, and further in view of Yoshinaga et al. (US 20020145888).

Regarding claim 3: '621 discloses the limitations of the claim(s) 1 as discussed above, and further discloses (Fig. 1, 3) transformer (T) 7 has a third winding (n3) 15, and

said drive-control voltage supply section (8) **51**, **fig. 3** comprises: a capacitor (C3) **79** which applies a charged voltage to said drive control section (6) **66** as the drive control voltage (**output of 74**);

a charge circuit section (13, 14, R21) **83, 84** which supplies a current to said capacitor (C3) **79** from said DC voltage input section (2) **62** of said voltage generating section (2, 3, 4) **3** to charge said capacitor **79** when said DC voltage input section (2) **62** starts inputting a DC voltage to said primary winding **12** of said transformer (T) **7**;

an auxiliary power supply section (7) **20** which rectifies a voltage generated on said third winding (n3) **15** of said transformer (T) **7** and applies that voltage (*see fig. 1, output of 20 applies to node 62*) to said capacitor (C3) **79** to charge said capacitor (C3) **79**;

a charge control section (17) **82, 85** which stops charging of said capacitor (C3) **79** from said charge circuit section (13, 14, R21) **83, 84** when the drive control voltage to be supplied to said drive control section (6) **66** becomes equal to or greater than a preset voltage value (Col. 7, lines 20-42);

an operation stop section (15) fig. 4

a time measuring section (16) **64** which measures a time after said operation stop section (15) stops the operation of said drive control section (6) **66**, and causes said charge control section (17) **82**, **85** to resume charging said capacitor (C3) **79** when a preset time elapses since measuring (Fig. 5-7).

'621 does not specifically discloses an operation stop section (15) which detects an output current to be supplied to said load, compares a current value of said detected output current with said preset current value, and

stops an operation of said drive control section (6) when the current value of said detected output current becomes less than the preset current value; and

Yoshinaga et al. teaches that it is desirable to have a comparator in a switching power supply capable of providing stable oscillation and output [0005], wherein an operation stop section (15) which detects an output current to be supplied to said load, compares a current value of said detected output current with said preset current value (**Fig. 1, CMP5**) [0037].

Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to have placed the current comparator '621's invention taught by Yoshinaga with a reasonable expectation of success because Yoshinaga et al. teaches that it is desirable to have a comparator in a switching power supply capable of providing stable oscillation and output [0005].

'425 teaches that it is advantageously to stops the operation of the power factor converter when the judgment result is indicated to reducing its power consumption (Col. 1, lines 19-20, & Col. 2, lines 49-53), wherein stops said drive control section (6) when an output current to be supplied to said load becomes less than a preset current value (Col. 7, lines 61-67).

Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to have incorporated the stops the operation of the power factor converter into '621's invention taught by '425 stops said drive control section (6) **66** when an output current to be supplied to said load **54** becomes less than a preset current value '621's invention with a reasonable expectation of success because '425 teaches that it is advantageously to stops the operation of the power factor converter when the judgment result is indicated to reducing its power consumption (Col. 1, lines 19-20, & Col. 2, lines 49-53).

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Regarding claim 8: '621 discloses the limitations of the claim(s) 1 as discussed above, and further discloses (**Fig. 1, 3**) transformer (T) 7 has a third winding (n3) **15**, and

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said drive-control voltage supply section (8) **51, fig. 3** comprises: a capacitor (C3) **79** which applies a charged voltage to said drive control section (6) **66** as the drive control voltage (**output of 74**);

a charge circuit section (R21) **83, 84** which supplies a current to said capacitor from said DC voltage input **62** section of said voltage generating section (2, 3, 4) **3** to charge said capacitor **79**;

an auxiliary power supply section (7) **20** which rectifies a voltage generated on said third winding (n3) **15** of said transformer (T) **7** and applies that voltage (*see fig. 1, output of 20 applies to node 62*) to said capacitor (C3) **79** to charge said capacitor (C3) **79**;

an operation stop section (15) **fig. 4**

a discharge control section (13, 17) **83**, **82**, **85** which discharges a voltage of said capacitor (C3) **79** when a discharge instruction signal is supplied; and

a time measuring section (16) **64** which supplies said discharge instruction signal to said discharge control section (13, 17) **83**, **82**, **85** when said operation stop section (15) **fig. 4** stops an operation of said drive control section (6) **66**, and stops supplying the discharge instruction signal to said discharge control section (13, 17) **83**, **82**, **85** when a preset time elapses after time measuring (fig. 5-7).

'621 does not specifically discloses an operation stop section (15) which detects an output current to be supplied to said load, compares a current value of said detected output current with said preset current value, and

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stops an operation of said drive control section (6) when the current value of said detected output current becomes less than the preset current value; and

Yoshinaga et al. teaches that it is desirable to have a comparator in a switching power supply capable of providing stable oscillation and output [0005], wherein an operation stop section (15) which detects an output current to be supplied to said load, compares a current value of said detected output current with said preset current value (**Fig. 1, CMP5**) [0037].

Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to have placed the current comparator '621's invention taught by Yoshinaga with a reasonable expectation of success because Yoshinaga et al. teaches that it is desirable to have a comparator in a switching power supply capable of providing stable oscillation and output [0005].

'425 teaches that it is advantageously to stops the operation of the power factor converter when the judgment result is indicated to reducing its power consumption (Col. 1, lines 19-20, & Col. 2, lines 49-53), wherein stops said drive control section (6) when an output current to be supplied to said load becomes less than a preset current value (Col. 7, lines 61-67).

Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to have incorporated the stops the operation of the power factor converter into '621's invention taught by '425 stops said drive control section (6) **66** when an output current to be supplied to said load **54** becomes less than a preset current value '621's invention with a reasonable expectation of success because '425 teaches that it is advantageously to stops the operation of the power factor converter when the judgment result is indicated to reducing its power consumption (Col. 1, lines 19-20, & Col. 2, lines 49-53).

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Regarding claim 9: '621 discloses (Fig. 1, 3) wherein said charge circuit section

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comprises a current supply section (14) 83, 84 which supplies a current to said capacitor (C3) 79,

and

said discharge control section comprises: a switch (13) 83 which is open at a time of

activation when said DC voltage input section (2) 3 starts inputting the DC voltage 62; and

a switch control section (17) 82, 85 which closes said switch (13) 83 to discharge the

voltage of said capacitor (C3) 79, when said operation stop section (15) fig. 4 stops the operation

of said drive control section (6) **66**.

Regarding claim 10: '621 discloses (Fig. 1, 3) wherein said charge circuit section

comprises a resistor 63 inserted between said DC voltage input section (2) 3 and said capacitor

(C3) 79, and said discharge control section comprises:

a switch (13) 83 which is open at a time of activation when said DC voltage input section

(2) 3 starts inputting the DC voltage; and a switch control section (17) 82, 85 which closes said

switch (13) 83 to discharge the voltage of said capacitor (C3) 79, when said operation stop

section (15) fig. 4 stops the operation of said drive control section (6) 66.

Regarding claims 4 and 5: '621 discloses (Fig. 1, 3) wherein said charge circuit section

83, 84 is constituted by inserting, between said DC voltage input section (2) 3 and one end of

said capacitor (C3) 79:

a constant current supply section (14) 63 which supplies a constant current to said

capacitor (C3) 79; and

a switch (13) 83 which is closed at a time of activation when said DC voltage input 4, 5

section starts inputting the DC voltage.

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Regarding claim 6: '621 discloses (Fig. 1, 3) wherein said charge control section comprises a switch control section (17) 82, 85 which stops charging of said capacitor (C3) 79 from said charge circuit section (13, 14, R21) 83, 84,

but does not specifically discloses said time measuring section (16) **64** measures a time after said operation stop section (15) stops the operation of said drive control section (6), and outputs a switch-ON signal to close said switch (13) to said switch control section (17) when a preset time elapses since measuring, thereby resuming charging of said capacitor (C3).

Yoshinaga et al. teaches that it is desirable to have a comparator in a switching power supply capable of providing stable oscillation and output [0005], wherein said operation stop section (15) stops the operation (**Fig. 1, CMP5**) (*stop the operation by the switch Q5*) [0037].

Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to have placed the stop section by the switch **Q5** into '621's invention taught by Yoshinaga et al. for the time measuring section (16) **64** measures a time after said operation stop section (15) stops the operation of said drive control section (6) **66**, and outputs a switch-ON signal to close said switch (13) **81** to said switch control section (17) **82**, **85** when a preset time elapses since measuring, thereby resuming charging of said capacitor (C3) **79** (Fig. 5-7) of '621's invention with a reasonable expectation of success because Yoshinaga et al. teaches that it is desirable to have a comparator in a switching power supply capable of providing stable oscillation and output [0005].

Regarding claim 7: '621 discloses wherein a resistor (R22) 80 is connected to both ends of said capacitor (C3) 79, and said time measuring section (16) 64 considers that the preset time has elapsed when a voltage across said capacitor (C3) 79 becomes equal to or lower than a

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predetermined value after said operation stop section (15) **fig. 4** has stopped the operation of said drive control section (6) **66**, and causes said switch control section (17) **82**, **85** to resume charging of said capacitor (C3) **79**.

Regarding claim 11: the method steps will be met during the normal operation of the apparatus described above in claims 3-7 and 8-10.

Response to Arguments

Applicant's arguments filed 12/14/07 have been fully considered but they are not persuasive. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., pages 13-14 (1) "is designed to provide low electrical power consumption by changing the state of driving the voltage generation section in accordance with the magnitude of the output current being supplied to the load. That is, the state of driving the voltage generating section is changed depending on the heaviness of the load"; (2) "stops the operation of the voltage generating section when the output current is small"; (3) "configured so that it once stops driving the voltage generating section when the output current is small, while driving the voltage generating section again after lapse of predetermined time"; (4) "activates the drive control section by applying the drive control voltage, while stopping the drive control section by stopping the application of the drive control voltage. Therefore, the power supply of claim 1 can cut off not only the electric power consumption of the voltage generating section, but also of the electric power consumption of the drive control section"; pages 14-15 (1) "the state of load is detected from the output current"; (3) "the drive control voltage supply section stops the drive control section when the load is light,

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and stops driving the voltage generating section"; (4) "the drive control voltage supply section stops applying the drive control voltage to the drive control section, so that the source voltage of the drive control section is cut off and the drive control section and voltage generating section are stopped"; (5) "the drive control section can be activated after once the drive control section is stopped, without need of any externally provided activation signal";) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

In response to applicant's argument that '425's reference includes addition structure not required by Applicant's invention, it must be noted that '425 discloses the invention as claimed. The fact that it discloses additional structure not claimed is irrelevant. In addition, Applicant argues that '621's reference and '425's reference are completely different from the present invention in structure and in effect and the present invention is not obvious over the descriptions of '621's and '425's references. The Examiner fully disagrees, because '621's and '425's references shown all the limitation as claimed by the applicant, and the Examiner fails to see any differences between the claimed invention and the prior arts. Also the claimed invention is comprising, therefore the claimed invention does not limit any other additional structure or limitations in the references of '425 and '621.

The Examiner maintains the rejection.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to NGUYEN TRAN whose telephone number is (571)270-1269. The examiner can normally be reached on M-F 7:30-5:00, OFF every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ullah Akm can be reached on 571-272-2361. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

NT

/MATTHEW V NGUYEN/ Primary Examiner, Art Unit 2838 6 February 2008